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March 24.2003

Marlene H. Dortch, Secretary Federal Communications Commission 445 Twelfth Street, S.W. Washington, D.C. 20554

Federal Communications Commission Office of Sacretary

Re: Pine Belt PCS, Inc. and Pine Belt Cellular, Inc.

Petition for Waiver of Sections 20.12(c) and 52.31(a)(2) of the

Commission's Rules

CC Docket Nos. 99-200 & 95-116; WT Docket No. 01-184

Ex Parte Presentation - Bi-Monthly Status Report Pursuant to Petition for

<u>Waiver</u>

Dear Ms. Dortch:

On November 22, 2002, Pine Belt PCS, Inc. and Pine Belt Cellular, Inc. (collectively "Pine Belt Wireless") submitted a Petition for Waiver seeking temporary extension of the requirement for Commercial Mobile Radio Service providers to support roaming with customers with pooled numbers, as set forth in Section 20.12(c) and 52.31(a)(2) of the Commission's Rules (CC Docket Nos. 99-200 & 95-116; WT Docket No. 01-184). In its Petition, Pine Belt Wireless committed to providing the Commission with bi-monthly status reports during the temporary extension period. Transmitted herewith on behalf of Pine Belt Wireless is its second bimonthly status report.

Please contact the undersigned with any questions regarding this matter.

Respectfully submitted,

John Kuykendall

Its Attorney

Attachment

cc: Blaise Scinto, Chief, Policy Division, Wireless Telecommunications Bureau Patrick Forster, Policy Division, Wireless Telecommunications Bureau Jared Carlson, Policy Division, Wireless Telecommunications Bureau Qualex International

PINE BELT PCS, INC. AND PINE BELT CELLULAR, INC. BI-MONTHLY STATUS REPORT PURSUANT TO REQUEST FOR WAIVER OF REQUIREMENT FOR CMRS PROVIDERS TO SUPPORT ROAMING FOR CUSTOMERS WITH POOLED NUMBERS

March 24, 2003

On November 22, 2002, Pine Belt PCS, Inc. and Pine Belt Cellular, Inc. (collectively "Pine Belt Wireless") filed a Petition for Waiver seeking temporary extension, until November 23, 2003, of the requirement for Commercial Mobile Radio Service ("CMRS") providers to support roaming with customers with pooled numbers ("Petition"). The Petition is currently pending before the Commission.

In its January bimonthly status report, Pine Belt Wireless committed to providing information regarding PSAP procedure in handling dropped calls, the percentage of roaming traffic that comes from the company's major roaming partners serving in the top 100 MSAs, and the extent to which company's major roaming partners mirror the Mobile Identification Number ("MI") and the Mobile Directory Number ("MDN") (resulting in full call back information being provided to the PSAP). This information was provided in reply comments filed by Pine Belt Wireless on February 21,2003 in response to the Public Notice. Additional information is provided in this report.

Pine Belt Wireless reports that a procedure is in place whereby the company is notified within 24 hours after a PSAP has experienced difficulty with handling a call that is associated with Pine Belt Wireless' network. This includes notification of problems associated with calling back a roamer after a call has been dropped. Since the initiation of the Commission's number pooling requirements, Pine Belt Wireless has not received any notifications from the four PSAPS of problems relating to calling back roamers.

In reply comments submitted in response to the Public Notice, Pine Belt Wireless reported that approximately 49 percent of its roaming traffic comes from markets that are outside of the top 100 MSAs and another 41.6 percent comes from two of its major roaming partners, ALLTEL in the Mobile market (approximately 22 percent of all roaming traffic) and Cingular in the Birmingham market (approximately 19.6 percent of all roaming traffic). ALLTEL and Cingular have informed Pine Belt Wireless that they

See Reply Comments of Pine Belt PCS, Inc. and Pine Belt Cellular, Inc., CC Docket Nos. 99-200 & 95-1 16, WT Docket No. 01-184, filed Feb. 27,2003 at 7. This data was derived from an analysis of roaming traffic from the period October 26. 2002 through November 26, 2002. The data was compared with data from three other

See Wireless Telecommunications Bureau Seeks Comment on Petitions for Extension & the Deadline for Support of Roaming by Wireless End-Users with Ported or Pooled Numbers: Public Notice, CC Docket Nos. 99-200 & 95-200; WT Docket No. 01-184; DA 03-148 (rel. Jan. 16, 2003) ("Public Notice") (FCC seeking comment on Pine Belt Wireless' petition).

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match the MIN and MDN in all cases unless it is not technically possible in the context of pooling. Two other major roaming partners that serve the top 100 MSAs, Verizon. Wireless and Cellular South, have also informed Pine Belt Wireless that they mirror the MM and MDN in all cases where technically feasible. Accordingly, for over 90 percent of its roamers, a MIN/MDN mismatch is highly unlikely to occur.

No further developments have occurred since the date Pine Belt Wireless filed its reply comments.

Respectfully Submitted,

Customer Service Manager

consecutive billing cycles which showed that the percentages are fairly consistent over the four month period.